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CLERK US DISTRICT COURT	
DISTRICT OF NEVADA	
BY: <i>[Signature]</i>	DEPUTY

1 Gary Romanik
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 3 13600 Marina Pointe Drive, #501
 4 Marina del Rey, CA 90292
 5 310.488.6898

6 *Temporarily pro se third-party defendant*

7 **UNITED STATES DISTRICT COURT**

8 **DISTRICT OF NEVADA**

9 ELEVATION HEALTH LLC, a foreign limited liability company,) Case No. 2:22-cv-01590-GMN-NJK
 10 Plaintiff,) STIPULATION AND ORDER TO EXTEND
 11 vs.) TIME FOR THIRD-PARTY DEFENDANT
 12 AMERICARE, INC., a domestic corporation;) GARY ROMANIK TO RESPOND TO
 13 MARIO GONZALEZ, individually;) AMERICARE, INC.'S THIRD-PARTY
 14 JENNIFER GONZALEZ, individually; DOES) COMPLAINT
 15 I through X; and ROE CORPORATIONS I) (Second Request)
 16 through X)
 17 Defendant(s))
 18 AMERICARE, INC., a domestic corporation,)
 19 Counter-claimant,)
 20 vs.)
 21 ELEVATION HEALTH, LLC, a foreign limited liability company and DOES 11)
 22 through 20,)
 23 Counter-defendants.)
 24 AMERICARE, INC., a domestic corporation,)
 25 Third-Party Plaintiff)
 26 vs.)
 27 GLOBAL HEALTH SUPPLY, LLC, a)
 28 Nevada limited liability company; JENNIFER)
 29 PIKE aka "JENNIFER CAPRI", an individual;)
 30 ROBERT EKSTEDT, an individual;)

CHARLES KASBEE, an individual; SILVER PEAKS HOLDINGS, LLC, a Wyoming limited liability company; SGH USA, an unknown entity; GARY ROMANIK, an individual and DOES 21 through 30,

Third-Party Plaintiff, AMERICARE, INC. ("Americare") by and through its counsel of record, Todd W. Prall, Esq., and Third-Party Defendant, GARY ROMANIK ("Mr. Romanik"), hereby stipulate and agree, pursuant to Federal Rules of Civil Procedure 6(b) and Civil Local Rule IA 6-1, to extend the deadline for Mr. Romanik to answer or otherwise respond to Americare's Third-Party Complaint to February 8, 2023. This is the second stipulation for extension of time for Mr. Romanik to answer or otherwise response to Americare's Third-Party Complaint.

Good cause exists for this extension given that Mr. Romanik is located in California, just recently found qualified counsel to represent him in this matter, and is still in the process of securing funds in order pay counsel's retainer to engage him. Further, once Mr. Romanik engages counsel, counsel will need time to familiarize himself with this matter and prepare a response to Americare's Third-Party Complaint.

This Stipulation is made in good faith and is not for the purpose of delay.

HUTCHISON & STEELEN, LLC

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Attorneys for Third-Party Claimant Americare, Inc.

DATED: January 23, 2023

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DATED: January 23, 2023

By: Gary Romanik
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13600 Marina Pointe Drive, #501
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Temporarily Pro Se Third-Party Defendant

24 || GRANTED, but no further extensions will be allowed

IT IS SO ORDERED

Nancy J. Koppe
United States Magistrate Judge